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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

IN RE: FACEBOOK, INC. CONSUMER PRIVACY USER PROFILE LITIGATION

MDL No. 2843 Case No. 18-md-02843-VC

This document relates to:

ALL ACTIONS

[PROPOSED] ORDER GRANTING PLAINTIFFS' ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER PARTY'S MATERIALS SHOULD BE SEALED

CIVIL L.R. 7-11 and 79-5(f)

Judge: Hon. Vince Chhabria Special Master Daniel Garrie Courtroom: 4, 17th Floor

[PROPOSED] ORDER

Before the Court is Plaintiffs' Administrative Motion to Consider Whether Another Party's Materials Should be Sealed (the "Motion") and all supporting papers. Having considered the supporting declaration of the designating party, Facebook, Inc., and GOOD CAUSE APPEARING, the Court GRANTS Plaintiffs' Administrative Motion and ORDERS that the following documents remain filed under seal:

	Documents	Portions Sought to be Sealed	Evidence Offered in Support of Sealing	Ruling
1	Full 30(b)(6) Deposition Transcript of Simon Cross (May 9, 2022)	Entire document (Plaintiffs to file a more targeted motion to seal)	Pursuant to the Stipulated Protective Order (Dkt. 122), Defendant designated portions as Confidential Information; Defendant to provide evidence, per Local Rule 79-5(f)	
2	Full 30(b)(6) Deposition Transcript of Simon Cross (May 12, 2022)	Entire document (Plaintiffs to file a more targeted motion to seal)	Pursuant to the Stipulated Protective Order (Dkt. 122), Defendant designated portions as "Confidential" or "Highly Confidential— Attorneys' Eyes Only" Information; Defendant to provide evidence, per Local Rule 79-5(f)	
3	Full 30(b)(6) Deposition Transcript of Simon Cross (June 6, 2022)	Entire document (Plaintiffs to file a more targeted motion to seal)	Pursuant to the Stipulated Protective Order (Dkt. 122), Defendant designated portions as "Confidential" or "Highly Confidential— Attorneys' Eyes Only" Information; Defendant to provide evidence, per Local Rule 79-5(f)	
4	Full 30(b)(6) Deposition Transcript	Entire document (Plaintiffs to file a	Pursuant to the Stipulated Protective	

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	Documents	Portions Sought	Evidence Offered in	Ruling
	-f C: C (I	to be Sealed	Support of Sealing	
	of Simon Cross (June	more targeted	Order (Dkt. 122), Defendant designated	
	20, 2022)	motion to seal)	portions as	
			"Confidential" or	
			"Highly Confidential—	
			Attorneys' Eyes Only"	
			Information;	
			Defendant to provide	
			evidence, per Local	
			Rule 79-5(f)	
5	Full 30(b)(6)	Entire document	Pursuant to the	
	Deposition Transcript	(Plaintiffs to file a	Stipulated Protective	
	of Simon Cross (June	more targeted	Order (Dkt. 122),	
	21, 2022)	motion to seal)	Defendant designated	
	, - - /		portions as	
			"Confidential" or	
			"Highly Confidential—	
			Attorneys' Eyes Only"	
			Information;	
			Defendant to provide	
			evidence, per Local	
			Rule 79-5(f)	
6	Full 30(b)(6)	Entire document	Pursuant to the	
	Deposition Transcript	(Plaintiffs to file a	Stipulated Protective	
	of David Miller (July	more targeted	Order (Dkt. 122),	
	22, 2022)	motion to seal)	Defendant designated	
			portions as	
			"Confidential" or	
			"Highly Confidential—	
			Attorneys' Eyes Only"	
			Information;	
			Defendant to provide evidence, per Local	
			Rule 79-5(f)	
7	Full 30(b)(6)	Entire document	Pursuant to the	
'	Deposition Transcript	(Plaintiffs to file a	Stipulated Protective	
	of Michael Fahey	more targeted	Order (Dkt. 122),	
	(July 21, 2022)	motion to seal)	Defendant designated	
			portions as	
			"Confidential" or	
			"Highly Confidential—	
			Attorneys' Eyes Only"	
			Information;	

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Documents	Portions Sought	Evidence Offered in	Ruling
	to be Sealed	Support of Sealing	
		Defendant to provide	
		evidence, per Local	
		Rule 79-5(f)	

IT IS SO ORDERED.	
Date:	
	VINCE CHHABRIA
	United States District Judge